tained out of the Complts pvission from June one thousand six hun- Liber P C dred seaventy seaven till January following, And denyes that he ye Complt Thomas detained anything belonging to the estate of Wyatt, And likewise denyes ye writeing of the Complt Damoras made to Collone<sup>th</sup> Burgess before the Int. marriage can by Law or Equity impower the Defendant Burges to sell the plantacon Awarded or moyety of ye psonall estate to the Defendant Dorsey Or that the Comp: 1t Damoras hath power to bequeath or give away the same without the Consent of the Comp. It Thomas, That the Cropp upon the Plantacon called the Quarter being forty hoggsheads of Tobacco and forty barrells of Corne growing in June One thousand six hundred seaventy seaven at the time of the delivery By award belongs to this Complt Thomas hee haveing built and fitted the houses found the sarvants Cloths & pvission for that yeare, And denye that these Complts ever approved of the first falce Inventory & denye that it amounted to One hundred fifty foure thousand three hundred and two pounds of tobacco for that it amounted to but One hundred forty five thousand and Eight hundred pounds of Tobacco, That these Complts did deliver bills to ye Vallue of seaven thousand two hundred twenty two pounds of tobacco belonging to Wyatts Estate, And deny they Exchange Booth for a woman servant but that the Defend. ts Kept ye said servant with ye sarvant named Spize against ve will of this Comp: ht, as also one other servant named ffletcher for w:ch this Complt brought a replevin & denye that they or either of them were ever made over to the Defendants, And the matter being att full and perfect Issue witnesses were Examined on p. 158 both sides and the Said Cause was ripe for publicacon and to receive a Juditiall hearing as by the said recited bill answere, replicacon, examination of witnesses & other the proceedings thereupon all of them remayning upon Record in this hono. ble Court more fully and att large the same doth and may appeare, And publicacon haveing passed in the said Cause accordingly and the said cause being sett downe for hearing this day (to witt) the ffourteenth day of Octob.<sup>r</sup> in the fourth yeare of the Dominion of the R:tt honoble Charles Lord Baltemore &c annous Domi one thousand six hundred seaventy Nine, Att which said day att the City of Saint Maryes the said Cause standeth at full & perfect Issue as aforesaid, and comeing to a hearing before the honoble Philip Calvert Esop Chancello., The hono: ble Vincent Lowe Esc Surveyo. gene: ll, The hono: ble Lieu. tt Collon: Henry Darnall Esca and Collon: Wittm Stevens Esca in the prsence of both parties and their attorneys on both sides, that is to say Christopher Rousby Esg attorney for the Complts, and Robert Carvile gent attorney for the Defendants, upon full debate of all the matters in Controversie by the attorneys of both sides and the reading the deposicons & proofes of both sides. This Court are all Clearly satisfied and soe doe adjudge and Decree, that the Deed made by the Complt Damoras to the Defendant Burges before her inter-